

Pike County Press.

VOL. 2.

MILFORD, PIKE COUNTY, PA., FRIDAY, DECEMBER 25, 1896.

NO. 8.

MILFORD BUSINESS DIRECTORY.

Courts.
PRESIDENT JUDGE.
Hon. G. S. Purdy, Honesdale, Pa.
ASSOCIATE JUDGES.
Hon. William Mitchell, Milford, Pa.
Hon. John C. Houck, La Anna, Pa.
PROTHONOTARY, REGISTER, RECORDER, ETC.
John C. Westbrock, Milford, Pa.
COMMISSIONERS.
Wallace Newman, Milford, Pa.
James H. Heller, " "
A. S. Dingman, " "
COMMISSIONERS' CLERK.
George A. Sweeney, Milford, Pa.
THEATREUR.
J. B. Westbrock, Milford, Pa.
SHERIFF.
H. I. Courtright, Matamoras, Pa.
ATTORNEYS.
Baker, J. T., Kipp, J. A.
Bull, C. W., Van Eaton, J. H.
DISTRICT ATTORNEY.
D. M. Van Auker.
COUNTY SUPERINTENDENT.
George Sawyer, Mill Hill, Pa.
Physicians and Surgeons.
H. E. Emerson, E. B. Wenner.
Drugs and Medicines.
C. O. Armstrong, H. E. Emerson.

Hotels.
Bluff House, Fauchter Hotel.
Centre Square, Jordan House.
Crisman House, Sawkill House.
Dinnick House, VanDermark Hotel.

Harness.
L. F. Hafner.

Stores.
Brown and Armstrong, (See adv.)
George Datman, Jr., (See adv.)
W. and G. Mitchell, (See adv.)
John McCarty, (See adv.)
Ryman and Wells, (See adv.)
Mrs. M. Ruchotte.
Frank Schurr.

Confectionery and Fruits.
Mrs. K. D. Davis, A. S. Dingman.
Benj. Kye.

Bakery.
J. A. Reyrore.

Barbers.
Henry Wohlbrandt.
Herman Koehler.
John Dejan.

Dentists.
C. S. Costis.
Hale Dental Co. (See adv.)
T. E. J. Klein. (See adv.)

Hardware and Plumbing.
T. E. J. Klein. (See adv.)

Livery Stables.
John Findlay, Gregory Brothers.
George R. Horton, J. B. Van Tassel.

Stage Line and Express Office.
John Findlay.

Meat Market.
James E. Boyd.

Millers.
Jervis Gordon.
W. E. Struble.

Blacksmiths.
William Angle.
F. B. Fletcher.

Wagon Makers.
W. H. Courtright.
John G. Maier.

Tailor.
R. B. Van Eiten.

Millinery.
Miss Mitchell.
Nellie Swepsonizer.

Undertakers.
Horton and Wood.

Lumber.
Milton Armstrong.
A. D. Brown & Son. (See adv.)

Builders.
A. D. Brown & Son. (See adv.)
J. C. Chamberlain.
George Smith.

Painters.
George Slawson.
C. H. Wood.
E. C. Wood.

Insurance.
Ryman and Wells.

Spoke Manufacturer.
Jacob Kiser.

Watch and Clock Repairing.
John K. Rudolph.
Al. Terwilliger.

Shoemakers.
L. Geiger, W. Shafter.

Telephone Office.
John Findlay.

Telegraph Office.
Dinnick House.

Post Master.
James S. Gale.

Newspapers.
PIKE COUNTY PRESS.
Milford Dispatch.

PORT JERVIS

ADVERTISEMENT DIRECTORY

The "See Hive" Store.
New York Furniture Store.
Johnsons, Boots and Shoes.
B. S. Marsh, Sewing Machines, Pianos and Organs.
Gunning and Flanagan, Clothing.
Van Kien and Wright, Steam Heating and Plumbing.
Fred N. Mason, Druggist.
J. F. Rockwell, watch and clock repairer.

FOR SALE—Second-hand wagons in good order for sale cheap at Angle's blacksmith shop.

Pine Hill Farm.
G. E. Hush, proprietor. Rose comb white leghorns, eggs for hatchling, broilers in season and dealer in poultry supplies, incubator brooders, wire netting, roofing felt, etc. Trees, plants and vines, furnished to order. Office at farm, Layton, N. J.

OUR WASHINGTON LETTER.

A New Epitome From the Seat of Government.

Secretary Olney's Action on the Cuban Resolution, Says the President Would Ignore It Even if Passed Over His Veto—Tribune May Result, But No One Wants War Talk Now.

(From Our Regular Correspondent.)

WASHINGTON, Dec. 21st.—There is great danger that the merits of the Cuban question will be entirely overlooked in the wrangle that is likely to follow the extraordinary position taken by Secretary Olney, that Congress has nothing to do with the recognition of a new state, the power being vested in the President alone. Mr. Olney first publicly took this position in a discussion with the Senate Committee on Foreign Relations, before that committee had decided to report the Cameron resolution for the recognition of the independence of Cuba. After the Committee had decided to report the resolution today, Mr. Olney went a great deal further, by making a statement through the Press Association, saying in effect that the President would veto the resolution if it was adopted and that even if it were then readopted by the constitutional two-thirds of both branches of Congress he would ignore it and treat it simply as the personal opinions of those who voted for it. If it were not that this administration had such a short time to run there is reason to believe that if Mr. Cleveland dared to maintain this position the country would see another impeachment trial in the United States Senate, and even as it is it may lead to serious trouble. This question is higher than party politics or than the Cuban question. If the President has the constitutional right to override two-thirds of Congress, which may be considered as fairly representative of the people, it is time that the people knew it, in order that this enormous power, greater than that possessed by the crowned heads of most of the world's limited monarchies, may be curtailed by a constitutional amendment before some unscrupulous President uses it to destroy our Government.

It is hardly probable, however, that this question will get before the United States Supreme Court for settlement in connection with the Cameron resolution, for the very simple reason that the Cameron resolution is not likely to be adopted by both branches of Congress, notwithstanding its having received the endorsement of the following eminent gentlemen, who compose the Senate Foreign Committee: Sherman, of Ohio; Frye, of Me.; Lodge, of Mass.; Cameron, of Pa.; Davis, of Minn.; Callom, of Ill.; Gray, of Del.; Turpie, of Ind.; Mills, of Texas and Morgan, of Ala.; Daniel, of Va., is also a member of the committee, but he was not present at the meeting and says he has not made up his mind whether he will support the resolution or not. The resolution will almost certainly be adopted by the Senate, probably by more than a two-thirds vote, if it be seriously pushed that far, but if expressions of leaders of the House count for anything, it will never reach a vote in that body. Gen. Henderson, of Iowa, voiced this sentiment when he said: "We are not going to have war. The Cameron resolution has not passed, and I don't believe in encouraging this war talk. We have had enough agitation already, and we don't want our business interests again interrupted by talk of war or by actual war." It is the impression in Washington that by the time Congress reassembles, the country will have made it so plain that it wants neither a war nor a war scare that the resolution will not be pushed.

It was brought out by questions of Senators during Secretary Olney's unsuccessful attempt to persuade the Senate Committee into following Mr. Cleveland's policy towards Cuba that the administration has received much credit to which it was not entitled, by reason of misstatements in the newspapers as to demands it has from time to time made on Spain in behalf of American citizens. For instance, Secretary Olney admitted that this Government had no demand upon Spain in the case of the alleged Alibuster Compeller, and others of a similar character, beyond mere requests for information. This will doubtless greatly shock the individuals who only a short

time ago stopped over to the extent of writing communications to the papers advocating Olney's appointment as President McKinley's Secretary of State, because of his intense Americanism. His "intense Americanism" conversation, mostly in interrogation points. Among the bills passed by the House was one appropriating \$100,000 for Government participation in the Tennessee Centennial to be held at Nashville next year and \$30,000 for a Federal building for the exhibit, and an Emergency Deficiency Bill appropriating nearly \$900,000 for the completion of Naval work now under way. A resolution was also adopted giving the four days beginning Jan. 7th to the consideration of the Pacific Railroad Funding Bill. The holiday recess will be from Dec. 22, to Jan. 5, and many Senators and Representatives who live at a distance and wish to spend Christmas at their homes have already left Washington.

ATTEMPTED SUICIDE.

Chronic Disease and Unfounded Prosecution the Cause.

Henry Ellsworth Montross proprietor of the hotel at Layton is lying at the point of death from a pistol shot wound in the head. The shot is supposed to have been fired Sunday morning about 7 o'clock, and to be self-inflicted. The ball has not been extracted, and death would seem to be inevitable. Mr. Montross has excited the wonder of the medical fraternity by his wonderful fortitude, and vitality, in so long surviving a wound that would ordinarily prove fatal at once. The precise particulars of the act does not interest the public as should the motive. While distorted rumors have got abroad that family troubles or financial difficulties were the cause, I can state positively that neither is correct in any particular. His family relations were pleasant, and his financial situation was not such as to cause him any uneasiness whatever. It may seem to be trespassing upon delicate ground, but in the face of false rumors, and distorted facts, which always travel with greater celerity than the truth, I feel it my duty as a neighbor, and friend, to set right as far as my direct knowledge extends, the simple facts as I know them. Mr. Montross for at least eight years has probably not known a single week in which he has not been a sufferer from a chronic and painful stomach malady, but while he was of a nervous temperament, and resented an injury, or wrong quickly, he readily and generously forgave, and always tried to resume friendly intercourse at an early day. Not making due allowance for the nervous strain endured by him, through long years of suffering, and of which he gave remarkably little outward indication in his appearance or actions; many who should have been his friends participated in shallow persecution, and annoyances, which were both unmanly, and ungenerous. This carried over a long period of time, and coupled with his physical infirmity, could not act otherwise than to cause a feeling of depression that would make tolerable at times the idea of eternal rest, and quiet in the grave; and for them, should be a thorn in their memory for long years to come. Appreciating as I do all these varied and depressing influences, I can readily understand an act that many not conversant with the situation may hastily condemn. For Mrs. Montross, and daughter Grace, the entire community are in deepest sympathy, and vie in rendering every assistance in their power.

G. A. R. Elects Officers.

The members of Col. John Nyce Post met Tuesday evening and elected the following officers: Commander—John W. Kibley. S. V. C.—Daniel V. Drake. Adjutant—T. R. Julius Klein. Quartermaster—A. S. Dingman. Sergeant—Linford West. Chaplain—Lansing Hotelin. O. D.—William Hankins. O. G.—Albert Helms.

A Good Sermon Last Sunday.

Rev. George W. Gillespie, of Port Jervis, preached a very interesting and scholarly sermon in the Presbyterian Church here last Sunday. Mr. Gillespie is especially felicitous in the use of illustrations with which to elucidate and strengthen his points. They are apt and beautiful. His text was "For God So Loved the World" and he portrayed with feeling and Christian force the unbounded scope and immeasurable meaning of that little word so, as used in the text.

PERSONAL.

John F. Pinchot is reported ill of dropsy.

Michael Lynn, of Palmyra was in Milford this week.

Samuel Hopps, of Green attended Court as a Juror this week.

S. G. Peters, of Bushkill was in attendance as a Grand Juror.

Col. A. E. Lewis made a business trip to Philadelphia this week.

Thas. N. Howell, of Hawley made a brief visit here a few days ago.

Jacob Kleinhaus, Jr., of Baltimore arrived in Milford yesterday for a vacation.

W. V. Hilliard is taking a few days respite at his home on Broad street.

George Slawson and wife have gone to Attleboro, Mass., for a visit with relatives.

Philip B. Clark and Wm. Rake, esquires, of Porter were in attendance at Court.

Mr. and Mrs. Will Ryder of Pond Eddy visited friends and relatives at this place last Sunday.

Robert Struthers with his daughter, Effie spent the holidays with friends in town.

Misses Helen and Pattie Biddis are guests at the Kleinhaus mansion during the holidays.

Henry D. Clark, of Palmyra is reported to be seriously ill at his home in that township.

John Taylor, Esq., of Scranton is occupying the position of stenographer in court this week.

Congressman J. J. Hart returned home Wednesday to spend the holiday adjournment of Congress.

Judge Knapp, of the law firm of Warren & Knapp, of Scranton, Pa., attended Court here this week.

Ralph B. Threlt formerly of Milford, now of Seymour Conn., visited the scenes of his former home this week.

Fred Klier, of Amherst, Theodore F. Baker, of Plainfield, and John Van Etten, of Nyack, are at home on vacations.

Prof. John C. Watson left Milford with his family last Saturday to spend the holiday vacation with friends in Dover, N. J.

Edward Ferguson, of Delaware township, recently suffered a stroke of paralysis. His age 84 renders his recovery more than doubtful.

Hon. E. Hornbeck came up from Philadelphia last week to attend the funeral of his step-mother, and has since returned to his duties at the mint.

Harry Terwilliger, formerly a clerk for C. O. Armstrong, is visiting his friends and parents during the holidays. Genial Harry is now a clerk in the large drug store of F. W. L. Cunn, in the Metropolis.

The Milford young people home spending their vacations are Fraley Baker, of Stevens Institute, Brooklyn, George R. Bull and Miss Blanche Cross, of Blair Hall, Frank M. Wells, of Charlottesville, S. C.

A Birthday Party.

Last Tuesday was the eighth anniversary of the birthday of Miss Myrtle M. Ryder, daughter of Mr. and Mrs. John Ryder, and she celebrated the event by a party at her home on Water street, between the hours of 3 and 8 p. m. About twenty of her schoolmates and acquaintances lent mirth and happiness to the occasion by their presence. A highly enjoyable time was spent. Many games suitable to the fancies of the little folks occupied their attention for several hours after which Miss Myrtle led the way to the dining room where an excellent spread awaited the guests. At about 8 o'clock all left for their respective homes, wishing Miss Myrtle many happy returns of the day.

Obituary Notes.

Jerome B. Shaw, a well known citizen of East Stroudsburg, Monroe county, died Dec. 16, of paralysis, aged 77 years.

John W. Clearman, father of J. Wallis Clearman, who is a visitor at Milford, died at his home in New York last Thursday. He served in the late war, and for a number of years had been connected with the Custom House. His age was fifty-two.

Sarah A., wife of William Adams, died at her home at Mill Rift last Monday, aged 57 years. She is survived by her husband and three children aged respectively ten, eight and four years.

Light not Restored.

Some time since S. O. Dinnick, of Port Jervis had an operation performed in New York for cataract of the eyes, which was reported as successful and that the sight of at least one eye would be restored. Later advices say that hope of such result must be abandoned. This is indeed sad news.

REAL ESTATE TRANSFERS.

Recorded in the Office of the Recorder for the Week Ended Dec. 24.

Dingman. Albert D. Gavaille, et ux., to Lewis Stanton, dated Oct. 21, 200 acres, con. \$350, ent'd Dec. 19.

Lehman. Harriet N. Cook to Jeremiah Walter, dated April 28, 1886, 13 acres, con. \$130, ent'd Dec. 21.

Lehman. Jeremiah Wallers, et ux., to Thomas G. Litta, dated March 13, 13 acres, con. \$65, ent'd Dec. 21.

Delaware. Mary E. Record and husband, et al., to Kate Anglin, dated March 25, 45 acres, con. \$100, ent'd Dec. 21.

Greene. Anthony Bloss, et ux., to Lavin Freibole, dated Jan. 6, 17 acres, con. \$57, ent'd Dec. 21.

Greene. J. B. Westbrock, treasurer, to Edgar Wilson, dated June 11, 1894, 53 acres, con. \$8.23, ent'd Dec. 21.

Palmyra. James Milham, et ux., et al., to Robert Smith, et al., dated, Oct. 30, 8 acres 50 perches, con. \$550, ent'd Dec. 22.

BRIEF MENTION.

—George Warner, of Dingman township killed a porker Wednesday which pulled the scales at 488 pounds.

—Robert Struthers offers for sale a square piano in good order. Any one wishing an instrument might profit by calling on him.

—Brown and Armstrong are out with an attractive "ad" this week, but it does not represent by any means the astonishment which will fill you if you give them a call and see for yourself.

—Dec. 21 was the shortest day of the year. The old saying is as the days begin to lengthen the cold begins to strengthen, and the way things are being shaped by Old Boreas it looks as if the saying was true.

—William W. Ingram, who has relatives in Port Jervis, was found dead on a hunting preserve in Northern Michigan, where he had gone shooting. The verdict of the Coroners jury was that the shot which killed him was accidental.

—The PIKE COUNTY PRESS owned and edited by J. H. Van Etten, Esq., of Milford comes to us with a greatly improved appearance this week, all due to a new head which is an immense improvement on the old one. —Port Jervis Union, Dec. 19.

—A fire broke out early last Monday morning in the dwelling house of Christian Hermann on Water street. Neighbors by prompt action succeeded in saving the building and the damage done to furniture and house will amount to only a trifle.

—The sheriff sold last Saturday at the Court House the property of Aaron Kaplin, 350 acres in Lackawanna township to Hy. T. Baker, Esq., for \$350, and the property of Miranda H. Shimmel in Milford Borough to J. B. Westbrock, judgment creditor for \$1,400.

—Some gentlemen backed by a large capital are securing options on clay lands in Monroe county. Some thirty tracts so far, aggregating six thousand acres have been obtained. Experiments have been made and it is said there is scarcely a limit to the variety of goods which can be produced from these clays.

—The Independent says that the bill introduced in the Legislature two years ago, and which passed both Houses but was vetoed by Governor Hastings, to apportion the \$10,000 annual bonus paid by the Erie to the State between Pike and Susquehanna counties will be again introduced at the coming session.

Erie to Elevate Tracks.

The report current that the Erie will elevate its tracks and terminals in Jersey City, and abandon the tunnel under Bergen Hill to freight traffic, taking all passenger trains over the hill by elevated tracks and through an open cut, is said to be confirmed by General Passenger Agent, Roberts, who says the limit of accommodation in the tunnel has been reached. The noise, smoke, gas and dust in the tunnel always was an obnoxious ending, or beginning, to an otherwise pleasant ride over a road famed for its scenic beauty.

Killed at Pike Street.

Beattie Heribson a resident of Port Jervis, aged 55 years was instantly killed at the Pike street crossing last Friday morning. The gates were down, but he attempted to cross the track in front of a moving engine, slipped and was run over, and his body badly mangled.

THE PIKE COUNTY COURTS.

Business Transacted at the Regular Term.

No Civil List, But Several Criminal Cases, Orphan's Court Matters and General Business Disposed of.

The December term of court convened Monday, presided over by Hon. G. S. Purdy, president judge, and John D. Houck and William Mitchell, associate judges.

The constables made returns from several townships but some were absent, probably for the reason that the law makes no provision for payment to officers for such returns, giving only mileage. All reported as usual except Constable Fisher, of Dingman, who attached to his return a notice signed by N. Holden that the roads from Blooming Grove line to the Delaware line (the old turnpike) and the road from Ira B. Case to the bridge over Dwartskill were in a dangerous condition.

The court appointed John C. Wallace as foreman of the Grand Jury after which the jury was given the usual charge and retired to their work.

John A. Fisher was selected to wait on the Grand Jury, and Joseph D. Brooks, of Delaware, and W. S. Van Anken, of Lehman, to wait on the court.

The special returns of sheriff in sale of lands of Kilgour-Kaplin and Schimmel were read.

The following accounts were presented for confirmation absolute: Estate of David Howell, deceased, Estate of James D. Brisco, deceased.

Estate of Eleanor Beam, deceased. These for confirmation "n. si." Estate of Joel Shannon, deceased. Widow appraisements were confirmed, "n. si.":

Estate of Harlow P. James, \$300 to widow.

Estate of Frank Mueller, \$300 to widow.

Commonwealth vs. Lizzie Hartz, assault and battery. This case arose between parties in Matmoras. It appeared that a Mrs. Lomsche on the night of Nov. 9, 1895, was riding a wheel, aided by Mrs. Hartz and Miss Heine, when as alleged by Mrs. Driller, she in attempting to cross the street in front of the wheel was struck by Mrs. Hartz in the face. Mrs. Driller made some remark about wheels being ridden without a light which was the cause of Miss Hartz's anger. The defendant and witnesses for her testified that as they were passing the Driller house two of Driller's boys stood in the way obstructing them that they requested the boys to desist, and Mrs. Lomsche was obliged to dismount, when Mrs. Driller came out and struck Mrs. Hartz a blow in the face. There was evidence of previous difficulty between the principals, and the use at the time of some epithets more pointed than polite. The history of the affair was related on one side by Mr. Driller and his family, and the other by the defendant and her two companions. The Jury accepted the version of the prosecution and rendered a verdict of defendant guilty.

Commonwealth vs. James Sheridan. Indictment, horse stealing. Continued on application of defendant.

Commonwealth vs. Joseph Siglar. Indictment, rape, true bill.

Robert W. Smith vs. Francis B. and Orpha Singer. Scire facias. Petition of Sheriff to amend return. Rule to show cause granted.

Commonwealth vs. August Ohlendort, larceny. Nichols Meyer, prosecutor. Jury find defendant.

Petition for county bridge across Dingmans creek near Jacob O. Browns in Delaware township. Isaac V. Westbrock, Rupert Nils, John C. Westbrock, Jr., appointed viewers by the court.

James W. Gilpen vs. Iron City Mutual Fire Insurance Company. Answer of defendant to rule filed.

Commonwealth vs. August Ohlendort. Indictment, larceny, verdict not guilty.

Commonwealth vs. William and Alice Brink. Indictment, larceny, bill ignored, county for costs.

P. A. L. Quick vs. Milford township, rule granted to show cause why record shall not be amended.

Robert W. Smith vs. Francis B. Singer, et ux., rule to show cause why return of sheriff shall not be amended.

Commonwealth vs. Ira Rich, proceeding dismissed on payment of costs.

Commonwealth vs. Joseph Siglar. Indictment, assault with intent to

commit rape, verdict defendant guilty.

Commonwealth vs. John M. Kuhn, selling liquor without license. Continued.

Petition for change in River road in Lehman township between houses of Thos. Bennett and Oscar Van Garden, Wm. B. Hornbeck, John W. Frazer, John C. Westbrock appointed viewers.

Commonwealth vs. Bartlet L. Smith, larceny, true bill. Continued.

Commonwealth vs. George Smith, larceny of watch, true bill, verdict defendant guilty.

Commonwealth vs. Herman Koehler, assault and battery, district attorney allowed to enter nol. pros.

Mott street bridge approved by Grand Jury for county bridge, also bridge over Blooming Grove creek at J. M. Decker's approved.

Commonwealth vs. Charles Millott, burglary, true bill, also same receiving stolen goods.

Dec. 23, Sheriff acknowledges deeds as follows: Lands sold as property of Gourlay and Kennell to W. E. Scott, con. \$9005. Lands sold as property of Aaron Kaplan to Hy. T. Baker, con. \$350. Lands sold as the property of Miranda H. Schimmel to J. B. Westbrock, con. \$1,400.

Commonwealth vs. Anton Podlanski, larceny, prosecutor, W. H. Carpenter. Verdict, defendant not guilty. No evidence was offered by the Commonwealth.

Report of viewers on road from point in public road leading from Greeley to Shohola station near house of Lewis Shadler, to Milford and Owego turnpike near house of G. W. Hart, confirmed, n. si.

McCurry vs. Insurance Co., rule granted to show cause why judgment shall not be opened, also same rule in Quaker City Insurance Company.

Frank Keller, Constable of Shohola tendered his resignation Dec. 21st and it is said other constables will do so. That no confusion may arise should there be a vacancy in any township, in this office, when the time for advertising the February election arrives, the supervisors or assessors are authorized to perform such duties, giving five days notice of the time and place of holding such election.

Auditors report in Est. of Elizabeth Lanley dec'd filed and confirmed n. si.

Commonwealth vs. John Shields. Indictment ticket selling, true bill. Continued on application of Eric R. W.

Commonwealth vs. Millott. Continued Dec. 24.

Court orders the Jury wheel filled with 350 names of persons to serve as jurors for 1897.

Estate of Eleanor Beam deceased, exceptions to account of executor filed and Hy. T. Baker, Esq., appointed to restate same and make distribution of funds.

Commonwealth vs. Lizzie Hartz, reasons for new trial filed.

Joseph Siglar sentenced to pay fine of \$100 and be imprisoned in penitentiary eighteen months.

George Smith sentenced to pay fine of \$20 and undergo imprisonment in county jail for eight months.

Court adjourned to Jan. 26th, 11 a. m.

FOR SALE—Overstrung square piano in good order. Maker, A. B. Gale & Co., New York, will be sold a bargain. Apply to R. Struthers, Milford, Pa.

Mr. Kipp Surprised.

At the close of school last Friday the secrecy, which for some days has pervaded the atmosphere in the Grammar department, was broken, and the cause of the whispered consultations among the scholars revealed, when the principal was astonished and highly gratified to receive a handsome hard wood rocking chair, as a token of the esteem in which he is held by the pupils of his school. Those contributing were Alice Beck, Jennie Struthers, Etta Kipp, Louise Kiser, Hattie Horton, Dora Rochette, George Williams, Cora Struble, Minnie McMurray, Harry Armstrong, Rob. Terwilliger, Bert Jardon, Lulu Schorr, Chas. Dejan, Phoebe Davis, Dudley and Alice Ryman.

A New Game Law.

A committee appointed by the State Game Commissioner will draft suitable bills and submit them to the commission before the meeting of the Legislature. A general State game bill will be introduced making the hunting season from October 15 to December 15, also prohibiting the sale of game and its transportation out of the State.